### AMENDED ON FEBRUARY 25, 2011 AS TO RESTITUTION ONLY

### **United States District Court Central District of California**

UNITED STA	ATES OF AMERICA vs.	Docket No.	<u>SACR 08-</u>	00252-JVS		
<b>Defendant</b> akas: <u>Tinh L</u>	Spencer Tnd Dang in Nyah; Thinh Nguyen Duy Dang; Mikey	Social Security No. (Last 4 digits)	2 7	0 7		
	JUDGMENT AND PROBA	TION/COMMITMEN	T ORDER			
In the	he presence of the attorney for the government, the def	endant appeared in pers	on on this da	month te. NOV	DAY 29	YEAR 2010
COUNSEL	WITH COUNSEL	Craig Wilk	e, appointed			
(Name of Counsel)						
PLEA	X GUILTY, and the court being satisfied that there	e is a factual basis for th	_	NOLO CONTENDER	EE	NOT GUILTY
<b>FINDING</b> There being a finding/verdict of <b>X GUILTY</b> , defendant has been convicted as charged of the offense(s) of:						
Bank Fraud in violation of Title 18 U.S.C. 1344; Aiding and Abetting in violation of Title 18 U.S.C. as charged in Counts 8 and 15 of the 1st Superseding Indictment.						
JUDGMENT AND PROB/ COMM ORDER	The Court asked whether defendant had anything to to the contrary was shown, or appeared to the Court, the that: Pursuant to the Sentencing Reform Act of 1984, custody of the Bureau of Prisons to be imprisoned for 8 and 15 of the 1st Superseding Ind	ne Court adjudged the de it is the judgment of the a term of: <b>twenty-f</b>	fendant guilty Court that the cour (24)	y as charged and e defendant is h <b>months on</b>	l convictor ereby co each	ed and ordered mmitted to the
	o and 13 of the 1st Superseuing thu	icument, each te	1 111 W 1 U.	ii concui i	ciitiy.	

It is ordered that the defendant shall pay to the United States a special assessment of \$200, which is due immediately.

It is ordered that the defendant shall pay restitution in the total amount of \$795,225 pursuant to 18 U.S.C. § 3663A. Defendant shall pay restitution in the amount ordered to victims as set forth in a separate victim list prepared by the probation office which this Court adopts and which reflects the Court's determination of the amount of restitution due to each victim. The victim list, which shall be forwarded to the fiscal section of the clerk's office, shall remain confidential to protect the privacy interests of the victims. If the defendant makes a partial payment, each payee shall receive approximately proportional payment unless another priority order or percentage payment is specified in this Restitution shall be due during the period of imprisonment, at the rate of not less than \$25 per quarter, and pursuant to the Bureau of Prisons' Inmate Financial Responsibility Program. If any amount of the restitution remains unpaid after release from custody, nominal monthly payments of at least \$50 shall be made during the period of supervised release. These payments shall begin 30 days after the commencement of supervision. Nominal restitution payments are ordered as the court finds that the defendant's economic circumstances do not allow for either immediate or future payment of the amount ordered. The defendant shall be held jointly and severally liable with co-participants, as listed in Exhibit A to this judgment, for the amount of restitution ordered in this judgment. The victims' recovery is limited to the amount of their loss and the defendant's liability for restitution ceases if and when the victims receive full restitution. The defendant shall comply with General Order No. 01-05.

All fines are waived because it is found that the defendant lacks the ability to pay a fine in addition to the anticipated restitution.

Upon release from imprisonment, the defendant shall be placed on supervised release for a term of three years on each of Counts 8 and 15, all such terms to run concurrently, under the following terms and conditions:

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- 1. The defendant shall comply with the rules and regulations of the U. S. Probation Office and General Order 318;
- 2. During the period of community supervision the defendant shall pay the special assessment and any restitution that may be ordered in accordance with this judgment's orders pertaining to such payment;
- 3. The defendant shall cooperate in the collection of a DNA sample from the defendant; and
- 4. The defendant shall apply monies in excess of \$500 received from income tax refunds to the outstanding court-ordered financial obligation. In addition, the defendant shall apply all monies received from lottery winnings, inheritance, judgements, and any anticipated or unexpected financial gains to the outstanding court-ordered financial obligation; and

The drug testing condition mandated by statute is suspended based on the Court's determination that the defendant poses a low risk of future substance abuse.

It is further ordered that the defendant surrender himself to the institution designated by the Bureau of Prisons on or before 12 noon on January 31, 2011. In the absence of such designation, the defendant shall report on or before the same date and time, to the United States Marshal located at the United States Court House, 411 West Fourth Street, Santa Ana, California 92701-4516.

The Court ORDERS the defendant's bond exonerated upon surrender.

The Court advises the defendant of his right to appeal.

The Court recommends placement in a Southern California facility.

The Court grants the government's motion to any remaining counts of the superseding indictment and the underlying indictment as to this defendant only.

In addition to the special conditions of supervision imposed above, it is hereby ordered that the Standard Conditions of Probation and Supervised Release within this judgment be imposed. The Court may change the conditions of supervision, reduce or extend the period of supervision, and at any time during the supervision period or within the maximum period permitted by law, may issue a warrant and revoke supervision for a violation occurring during the supervision period.

 $\int \Lambda \Lambda$ 

February 25, 2011	James V/kln
Date	James V. Selna U. S. District Judge

It is ordered that the Clerk deliver a copy of this Judgment and Probation/Commitment Order to the U.S. Marshal or other qualified officer.

Clerk, U.S. District Court

February 25, 2011	By	Karla J. Tunis
Filed Date		Deputy Clerk

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The defendant shall comply with the standard conditions that have been adopted by this court (set forth below).

#### STANDARD CONDITIONS OF PROBATION AND SUPERVISED RELEASE

While the defendant is on probation or supervised release pursuant to this judgment:

- 1. The defendant shall not commit another Federal, state or local crime;
- 2. the defendant shall not leave the judicial district without the written permission of the court or probation officer;
- the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 4. the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 5. the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 7. the defendant shall notify the probation officer at least 10 days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed or administered;

- the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 11. the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- 12. the defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer;
- 13. the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 14. as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to conform the defendant's compliance with such notification requirement;
- 15. the defendant shall, upon release from any period of custody, report to the probation officer within 72 hours;
- 16. and, <u>for felony cases only</u>: not possess a firearm, destructive device, or any other dangerous weapon.
- X The defendant will also comply with the following special conditions pursuant to General Order 01-05 (set forth below).

#### STATUTORY PROVISIONS PERTAINING TO PAYMENT AND COLLECTION OF FINANCIAL SANCTIONS

The defendant shall pay interest on a fine or restitution of more than 2,500, unless the court waives interest or unless the fine or restitution is paid in full before the fifteenth  $(15^{th})$  day after the date of the judgment pursuant to 18 U.S.C. 3612(f)(1). Payments may be subject to penalties for default and delinquency pursuant to 18 U.S.C. 3612(g). Interest and penalties pertaining to restitution, however, are not applicable for offenses completed prior to April 24, 1996.

If all or any portion of a fine or restitution ordered remains unpaid after the termination of supervision, the defendant shall pay the balance as directed by the United States Attorney's Office. 18 U.S.C. §3613.

The defendant shall notify the United States Attorney within thirty (30) days of any change in the defendant's mailing address or residence until all fines, restitution, costs, and special assessments are paid in full. 18 U.S.C. §3612(b)(1)(F).

The defendant shall notify the Court through the Probation Office, and notify the United States Attorney of any material change in the defendant's economic circumstances that might affect the defendant's ability to pay a fine or restitution, as required by 18 U.S.C. §3664(k). The Court may also accept such notification from the government or the victim, and may, on its own motion or that of a party or the victim, adjust the manner of payment of a fine or restitution-pursuant to 18 U.S.C. §3664(k). See also 18 U.S.C. §3572(d)(3) and for probation 18 U.S.C. §3563(a)(7). Payments shall be applied in the following order:

- 1. Special assessments pursuant to 18 U.S.C. §3013;
- 2. Restitution, in this sequence:

Private victims (individual and corporate),

Providers of compensation to private victims,

The United States as victim;

- 3 Fine:
- 4. Community restitution, pursuant to 18 U.S.C. §3663(c); and
- 5. Other penalties and costs.

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#### SPECIAL CONDITIONS FOR PROBATION AND SUPERVISED RELEASE

As directed by the Probation Officer, the defendant shall provide to the Probation Officer: (1) a signed release authorizing credit report inquiries; (2) federal and state income tax returns or a signed release authorizing their disclosure and (3) an accurate financial statement, with supporting documentation as to all assets, income and expenses of the defendant. In addition, the defendant shall not apply for any loan or open any line of credit without prior approval of the Probation Officer.

The defendant shall maintain one personal checking account. All of defendant's income, "monetary gains," or other pecuniary proceeds shall be deposited into this account, which shall be used for payment of all personal expenses. Records of all other bank accounts, including any business accounts, shall be disclosed to the Probation Officer upon request.

The defendant shall not transfer, sell, give away, or otherwise convey any asset with a fair market value in excess of \$500 without approval of the Probation Officer until all financial obligations imposed by the Court have been satisfied in full.

These conditions are in addition to any other conditions imposed by this judgment.

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		RET	URN		
I have ex	ecuted the within Judgment and Com	mitment as follows:			
Defendan	t delivered on		to		
Defendan	t noted on appeal on				
Mandate	issued on				
Defendan	refendant delivered on to				
at _					
the in	nstitution designated by the Bureau or	f Prisons, with a certified	copy of the within	Judgment and Commitment.	
		Unite	d States Marshal		
		Ву			
_	Date		ty Marshal		
	Date	•	•		
		CERTIF	TICATE		
I hereby a legal cust	attest and certify this date that the forody.	egoing document is a ful	l, true and correct co	ppy of the original on file in my office, and in my	
		Clerk	, U.S. District Court		
			, 0.2.2134100 0041		
		<b>D</b>			
_		Ву			
	Filed Date	Depu	ty Clerk		
		FOR U.S. PROBATION	NOFFICE USE OF	NI.Y	
	•		COLLICE COL O		
pon a find pervision	ding of violation of probation or supe a, and/or (3) modify the conditions of	ervised release, I understa supervision.	and that the court ma	ay (1) revoke supervision, (2) extend the term of	
TI	nese conditions have been read to me	e. I fully understand the o	conditions and have	been provided a copy of them.	
(6					
(5	igned) Defendant		Date		
	U. S. Probation Officer/Desig	nated Witness	Date		

# EXHIBIT A

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USA vs. Spencer Tnd Dang Docket No.: SACR 08-00252-JVS

<u>Defendant</u>	<u>Case Number</u>	<u>Actual Loss</u>
Bin Hak Lee	SA CR 07-169-JVS	\$39,275
Ben Xuan Hoang	SA CR 07-175-JVS	\$41,968
Viet Tuan Tran	SA CR 07-177-JVS	\$33,465
Michael Ross Strong	SA CR 07-178-JVS	\$19,593
Crystal Akemi Wakabayashi	SA CR 07-179-JVS	\$39,997
Phong Quoc Nguyen	SA CR 07-180-JVS	\$43,200
Timothy Wing Chan	SA CR 07-181-JVS	\$45,000
Mark Sun Joy Lee	SA CR 07-190-JVS	\$18,973
Daniel Howai Ngai #1	SA CR 07-194-JVS	\$8,000
Daniel Howai Ngai #2	SA CR 07-194-JVS	\$24,730
Nicholaus Yee	SA CR 07-196-JVS	\$35,879
Heng Sun Ung	SA CR 07-197-JVS	\$42,900
Charles James Wanta	SA CR 07-198-JVS	\$35,350
Wayne Vo	SA CR 07-217-JVS	\$46,530
David Banh	SA CR 07-220-JVS	\$23,245
Melinda Anita Henriques	SA CR 07-221-JVS	\$38,650
Thu Minh Tran	SA CR 08-252-JVS	\$38,400
Vu Thuy Nguyen #1	SA CR 08-252-JVS	\$20,000
Vu Thuy Nguyen #2	SA CR 08-252-JVS	\$21,975
Thoa Bich Huynh	SA CR 08-252-JVS	\$34,100
Tri Minh Doan	SA CR 08-252-JVS	\$33,950
Jimmy Alex Nguyen	SA CR 08-252-JVS	\$12,800
Quang Vinh Tran	SA CR 08-252-JVS	\$16,730
Hung Khanh Le	SA CR 08-252-JVS	\$36,400
Spencer Tnd Dang	SA CR 08-252-JVS	\$44,115
Robin Homan Ngai	SA CR 07-176-JVS	\$1,000
Gena Sayoko Hamamoto	SA CR 07-193-JVS	\$2,000
Daniel Howai Ngai	SA CR 07-194-JVS	\$316,822.68
Meggie Thi Tran	SA CR 07-195-JVS	\$426,535.97
Shirley Hsu	SA CR 07-199-JVS	\$1,000

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USA vs. Spencer Tnd Dang Docket No.: SACR 08-00252-JVS

<u>Defendant</u>	<u>Case Number</u>	Actual Loss	
Audri Julane Nakamura	SA CR 07-216-JVS	\$3,000	
Patty Pai-Di Pham	SA CR 07-218-JVS	\$2,000	
Jonathan Ngoc Nguyen	SA CR 07-219-JVS	\$1,000	
Danh Duc Phan	SA CR 07-222-JVS	\$6,900	
Hope Man Yang	SA CR 07-223-JVS	\$1,000	
Keith Tnd Dang	SA CR 08-252-JVS	$N/A^1$	
James Paul Amthor	SA CR 08-252-JVS	$N/A^2$	

CR-104 (11/04)

<sup>&</sup>lt;sup>1</sup> Defendant Keith Tnd Dang pleaded guilty but has not been sentenced. His sentencing hearing is set for April 25, 2011.

<sup>&</sup>lt;sup>2</sup> Defendant James Paul Amthor is a fugitive and has not appeared in court in this matter.